IN THE UNITED STATES DISTRICT COURT Case 3:13-cr-00417-M FOROPHENROR/PHERRIBER FOR THE PAGE 1 of 1 PageID 185 DALLAS DIVISION

UNITE	ED STAT	ΓES OF AMERICA)		
VS.	VS.)	CASE NO.: 3:1	3-CR-417-M (01)
SOAHIL MOHAMMAD AMIN, Defendant.)))		
	<u>U</u>	ORDER ACCEPTING RINITED STATES MAGISTR	EPORT AND RECOMME RATE JUDGE CONCERNI		
Magist 28 U.S Magist Court a Conspi	nt of the rate Judg.C. § 636 rate Judgacepts the racy to E	defendant, and the Report and ge, and no objections thereto he (b)(1), the undersigned District concerning the Plea of Guilt he plea of guilty, and SOAHIL Bribe Public Officials, a violatic eduling order.	d Recommendation Concernation Recommendation Concernation and the control of the opinion that the correct, and it is hereby a MOHAMMAD AMIN is hereby and the control of th	ing Plea of Guilty of teen days of service is the Report and Recor- accepted by the Court reby adjudged guilty	the United States n accordance with nmendation of the . Accordingly, the of Count 1, that is,
	The defendant is ordered to remain in custody.				
×	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).				
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).				
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrende to the United States Marshal no later than				
	The de	fendant is not ordered detained. There is a substantial likelihor. The Government has recomm. This matter shall be set for conditions of release for determined is likely to flee or pose a dang or (c).	ood that a motion for acquittanended that no sentence of in hearing before the United rmination, by clear and convir	al or new trial will be imprisonment be imposed. States Magistrate Judicing evidence, of whe	granted, or sed, and udge who set the other the defendant
	a motion detained who see exception and who	fendant is not ordered detained on alleging that there are exceed under § 3143(a)(2). This may the conditions of release for conal circumstances under § 31 ether it has been shown by clear to any other person or the contract of the contra	eptional circumstances unde atter shall be set for hearing be r determination of whether in 145(c) why the defendant sho ar and convincing evidence the	er § 3145(c) why he/sefore the United States t has been clearly should not be detained us that the defendant is like	she should not be s Magistrate Judge own that there are nder § 3143(a)(2),

SIGNED this 8th day of July, 2014.

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS